

UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/937,127	02/14/2002	Anders Bostrom	10806-010	6140
22852	852 7590 08/07/2006		EXAMINER	
FINNEGAN, HENDERSON, FARABOW, GARRETT & DUNNER LLP 901 NEW YORK AVENUE, NW			MERED, HABTE	
			ART UNIT	PAPER NUMBER
	WASHINGTON, DC 20001-4413			
			DATE MAILED: 08/07/2006	

Please find below and/or attached an Office communication concerning this application or proceeding.

4
**

	Application No.	Applicant(s)			
Office Assistant Communication	09/937,127	BOSTROM ET AL.			
Office Action Summary	Examiner	Art Unit			
	Habte Mered	2616			
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address			
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.1: after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period of the specified period for reply within the set or extended period for reply will, by statute any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim vill apply and will expire SIX (6) MONTHS from , cause the application to become ABANDONE	i. the mailing date of this communication. D (35 U.S.C. § 133).			
Status					
1) Responsive to communication(s) filed on 16 M	Responsive to communication(s) filed on 16 May 2006.				
2a) ☐ This action is FINAL . 2b) ☑ This) This action is FINAL . 2b) ⊠ This action is non-final.				
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance with the practice under E	Ex parte Quayle, 1935 C.D. 11, 45	53 O.G. 213.			
Disposition of Claims					
4) Claim(s) 1-12 is/are pending in the application. 4a) Of the above claim(s) is/are withdray 5) Claim(s) is/are allowed. 6) Claim(s) 1-12 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/o	wn from consideration.				
Application Papers					
9) ☐ The specification is objected to by the Examine 10) ☑ The drawing(s) filed on 14 February 2002 is/are Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) ☐ The oath or declaration is objected to by the Example 11.	e: a) accepted or b) objected or b) objected drawing(s) be held in abeyance. See iion is required if the drawing(s) is obj	e 37 CFR 1.85(a). jected to. See 37 CFR 1.121(d).			
Priority under 35 U.S.C. § 119					
12) ☒ Acknowledgment is made of a claim for foreign a) ☒ All b) ☐ Some * c) ☐ None of: 1. ☐ Certified copies of the priority document 2. ☐ Certified copies of the priority document 3. ☒ Copies of the certified copies of the priority application from the International Bureau * See the attached detailed Office action for a list	s have been received. s have been received in Applicati rity documents have been receive u (PCT Rule 17.2(a)).	on No ed in this National Stage			
Attachment(s)					
1) Notice of References Cited (PTO-892)	4) Interview Summary	(PTO-413)			
Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date	Paper No(s)/Mail Da				

Application/Control Number: 09/937,127 Page 2

Art Unit: 2616

DETAILED ACTION

1. The amendment filed on 5/16/2006 has been entered and fully considered.

2. Claims 1-12 are pending. Claim 13 has been cancelled.

Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

4. Claim 1-4 are rejected under 35 U.S.C. 102(b) as being anticipated by Solve et al (US 5, 905, 733), hereinafter referred to as Solve.

Solve discloses an apparatus and method for distinguishing in-band signaling from user data.

5. Regarding claim 1, Solve teaches a method for transferring information in a time multiplexed communication network (See Figure 1 TDMA frame 100 and TDMA/GSM system described in Column 2:50-67) in which control information for controlling the operation and payload traffic of the network is conveyed in separate channels (i.e. control information controlling both the operation and payload traffic of the network is illustrated in Column 1:20-25) which are each defined by one or more time slots (Each TDMA frame 100 of Figure 1 contains 8 time slots and see also Column 2:52-67) allocated in a recurrent frame (Figure 1, TDMA frame 100 is a recurrent frame), each of the time slots comprising an established number of n bits (In Solve's system the time slot is 148 bits long as illustrated in Column 4:1-7), the

Application/Control Number: 09/937,127

Art Unit: 2616

method comprising the steps of associating each of at least those time slots (See element 110a-110g in Figure 1 that represents any of the time slots in Figure 1) which define channels conveying payload traffic (See a TDMA traffic burst occurring as element 120 in any one of the time slots shown in Figure 1) with a respective additional bit (Steal Flag, elements 140a and 140b in Figure 1 and Training bits 135a and 135 b) which is used as a flag for indicating whether control information exists regarding the time slot associated with the respective additional bit (See Column 3:1-7); and conveying the control information, when the additional bit indicates the existence thereof, as at least some of the n bits of the time slot associated with the additional bit. (See also Column 1:14-67)

Page 3

- 6. Regarding claim 2, Solve discloses a method of comprising the step of associating also the time slots which define channels conveying control information with a respective additional bit which is used as a flag for indicating whether control information exists regarding the time slot associated with the respective additional bit (See Column 1:55-67), the control information being conveyed as at least some of the n bits (Steal flags as a single bit or the training bits as several bits in Figure 1) of the time slot associated with the respective additional bit. (See Figure 1a and 1b and Columns 2:63-67 and 3:1-6&19-25)
- 7. Regarding **claim 3**, Solve teaches a method wherein the control information can be of different types and wherein only the existence of control information and not the type of control information is indicated by the bit, which is associated with the time slot

Application/Control Number: 09/937,127 Page 4

Art Unit: 2616

in which the control information is conveyed. (See Figure 1a and 1b and Columns 1:55-67, 2:63-67, and 3:1-6&19-25)

8. Regarding **claim 4**, Solve teaches a method, wherein the control information

(Steal Flag = 0 as illustrated in Column 3:1-10) identifies that the time slot in which the control information is conveyed does not convey payload.

Claim Rejections - 35 USC § 103

- 9. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 10. Claims 5-7 are rejected under 35 U.S.C. 103(a) as being unpatentable over Solve in view of Abefelt et al (US 5, 347, 513), hereinafter referred to as Abefelt.

Abefelt discloses a digital switch that uses the same links for signaling as those used to transmit information.

11. Regarding **claim 5**, Solve teaches all aspects of the claimed invention as set forth in the rejection of claim 1 but does not disclose a method, wherein the control information identifies that the time slot in which the control information is conveyed replaces erroneous payload.

Abefelt discloses a method, wherein the control information identifies that the time slot in which the control information is conveyed replaces erroneous payload.

(See Column 8, Line 27)

It would have been obvious to one having ordinary skill in the art at the time the invention was made to modify Solve's method to incorporate control information that identifies that the time slot in which the control information is conveyed replaces erroneous payload. The motivation being establishing some form of error correction mechanism that relies on retransmission of bad or lost data in order to minimize error occurring in the transmission medium.

12. Regarding **claim 6**, Solve teaches all aspects of the claimed invention as set forth in the rejection of claim 1 but does not disclose a method, wherein the control information identifies that the time slot in which the control information is conveyed marks the start of a packet.

Abefelt discloses a method, wherein the control information identifies that the time slot in which the control information is conveyed marks the start of a packet. (See Column 7, Lines 58)

It would have been obvious to one having ordinary skill in the art at the time the invention was made to modify Solve's method to incorporate a control information that identifies that the time slot in which the control information is conveyed marks the start of a packet. The motivation is to minimize the effort consumed by the receiver in determining the start of a packet.

13. Regarding **claim 7**, Solve teaches all aspects of the claimed invention as set forth in the rejection of claim 1 but does not disclose a method, wherein the control information identifies that the time slot in which the control information is conveyed marks the end of a packet.

Abefelt discloses a method, wherein the control information identifies that the time slot in which the control information is conveyed marks the end of a packet. (See Column 7, Lines 58)

It would have been obvious to one having ordinary skill in the art at the time the invention was made to modify Solve's method to incorporate a control information that identifies that the time slot in which the control information is conveyed marks the end of a packet. The motivation is to minimize the effort consumed by the receiver in determining the end of the current received packet and the start of the next received packet.

14. Claims 8-12 are rejected under 35 U.S.C. 103(a) as being unpatentable over Solve in view of Yamanaka et al (Naoaki Yamanaka et al, "DTM: New Dynamic Transfer Mode using Dynamically Assigned Short-hold Time-slot Relay, 1998, IEEE), hereinafter referred to as Yamanaka.

Yamanaka teaches a new high-speed network architecture called Dynamic Transfer Mode (DTM).

15. Regarding **claim 8**, Solve teaches all aspects of the claimed invention as set forth in the rejection of claim 1 but does not disclose DTM time slots in a DTM network.

Yamanaka discloses a method, which is used with respect of DTM time slots in a DTM network. (See Page 377, 1st Column – last two sentences and 2nd Column, Lines 1-7)

It would have been obvious to one having ordinary skill in the art at the time the invention was made to modify Solve's method by incorporating the use of DTM time

slots in a DTM network. The motivation being DTM networks are extremely efficient in handling bursty traffic as DTM network creates connections on the fly as illustrated by Yamanaka on Page 376 in the 1st Paragraph.

16. Regarding **claim 9**, Solve teaches all aspects of the claimed invention as set forth in the rejection of claim 1 but does not disclose a method, which is used when conveying DTM time slots, each with its respective additional associated bit, over an underlying communication protocol.

Yamanaka discloses a method, which is used when conveying DTM time slots, each with its respective additional associated bit, over an underlying communication protocol. (See Figure 3 and Page 377, 2nd Column)

It would have been obvious to one having ordinary skill in the art at the time the invention was made to modify Solve's by incorporating additional bits with respect of DTM time slots in a DTM network. The motivation being the additional bits can be used for in-band signaling as further illustrated by Yamanaka on page 377 in the last paragraph in which he states the use of packet delimitation mechanism for in-band signaling to relay time slot assignment.

17. Regarding **claim 10**, Solves teaches all aspects of the claimed invention as set forth in the rejection of claim 1 but does not disclose a method, which is used when conveying DTM time slots, each with its respective additional associated bit, over SDH/SONET.

Yamanaka discloses a method, which is used when conveying DTM time slots, each with its respective additional associated bit, over SDH/SONET. (Page 377, 1st

Page 8

Art Unit: 2616

Column, last paragraph, 1st sentence. An STM network is definitely an SDH network)

18. Regarding **claim 11**, Solves teaches all aspects of the claimed invention as set forth in the rejection of claim 1 but does not disclose a method wherein each individual DTM time slot of 64 bits to be conveyed over SDH/SONET is mapped together with the bit associated therewith to jointly hold 65 bits in a virtual container (VC) in SDH/SONET.

Yamanaka discloses a method, wherein each individual DTM time slot of 64 bits to be conveyed over SDH/SONET is mapped together with the bit associated therewith to jointly hold 65 bits in a virtual container (VC) in SDH/ SONET. (Page 377, 1st Column, last paragraph, 1st sentence. An STM network is definitely an SDH network. Given 64 bits length is a standard for DTM time slot, which the Applicant also concurs in the specification (i.e. Examiner takes Official Notice that DTM time slot over SDH/SONET protocol is 64 bits as stated in US 5946315 to Ramfelt et al) and the flag can be 1 or more bits resulting in 65 bits or more.)

19. Regarding **claim 12**, the combination of Allpress and Chiu teaches all aspects of the claimed invention as set forth in the rejection of claim 1 but does not disclose a method wherein each individual DTM time slot of 64 bits to be conveyed over SDH/SONET is mapped together with the data bit associated therewith and an additional parity bit to jointly hold 66 bits in a virtual container (VC) in SDH/ SONET.

Yamanaka discloses a method, wherein each individual DTM time slot of 64 bits to be conveyed over SDH/SONET is mapped together with the data bit associated

Application/Control Number: 09/937,127

Art Unit: 2616

therewith and an additional parity bit to jointly hold 66 bits in a virtual container (VC) in SDH/ SONET. (Page 377, 1st Column, last paragraph, 1st sentence. An STM network is definitely an SDH network. Given 64 bits length is a standard for DTM time slot which the Applicant also concurs in the specification (i.e. Examiner takes Official Notice that DTM time slot over SDH/SONET protocol is 64 bits as stated in US 5946315 to Ramfelt et al) a and the flag can be 1 or more bits resulting in 65 bits or more. Obviously if a parity bit is added the total comes to 66 bits. To one ordinarily skilled in the art using parity bit in packet communication such as modems is pretty much a standard scheme.)

Page 9

20. With respect to **claims 10-12**, it would have been obvious to one having ordinary skill in the art at the time the invention was made to modify Solve's by incorporating additional bits with respect of DTM time slots in a DTM network over SDH/SONET protocol wherein each individual DTM time slot of 64 bits is conveyed over SDH/SONET and one or two additional bits are added making the final length of the DTM time slot 65 bits or 66 bits in the virtual container. The motivation being the additional bits can be used for in-band signaling as further illustrated by Yamanaka on page 377 in the last paragraph in which he states the use of packet delimitation mechanism for in-band signaling to relay time slot assignment. Additional motivation for using SONET/SDH protocol with DTM technology is that SONET/SDH is a protocol for high-speed network and traffic burst can often occur and DTM is efficient with bursty traffic.

Response to Arguments

Art Unit: 2616

21. Applicant's arguments with respect to claim 1 and all dependent claims have been considered but are most in view of the new ground(s) of rejection.

Conclusion

22. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

US Patent (5, 511, 072) to Delpart

US Patent (6, 195, 346) to Pierson, Jr.

US Patent (6, 577, 618) to Diachina et al

US Patent (5, 721, 732) to Emeott et al

US Patent (5, 842, 007) to Tarsky et al.

US Patent (5946315) to Ramfelt et al

US Publication (2001/0015980) to Ramfelt et al

also disclose similar subject matter.

Correspondence

23. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Habte Mered whose telephone number is 571 272 6046. The examiner can normally be reached on Monday to Friday 9:30AM to 5:00PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Hassan Kizou can be reached on 571 272 3088. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Application/Control Number: 09/937,127 Page 11

Art Unit: 2616

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

HM 07-31-2006

> HASSAN KIZOU SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 2600